Parker and Brackett Unmerciful in Denunciation of New York Governor.

GUILT HAS BEEN PROVEN. **DECLARES PROSECUTION**

Herrick Makes Final Defense in Closing Impeachment Trial.

ALBANY, N. Y., October 10. - Never kind. The defendant asked him to see since the impeachment trial of Gov. Sul- Senator Root and have members of this zer opened has he been subject to such court solicited to vote in his interest to B. Parker and former State Senator Edgar T. Brackett delivered for the board a severe verbal flaying as Judge Alton of managers today. Judge Parker's cas- ment proceedings. scarcely settled down to work, the judge him under article 4. "The thing urged by the defendant stands out in all its detestable lines. He tigation came before the court had merely taking a few minutes of the stands out in all its detestable lines. He morning session before giving way to Judge Cady Herrick, for the defense.

"Before this bar the defendant stands guilty of these offenses charged by the guilty of these offenses charged by the clared his intention of doing so, and he urged Ryan to tamper with this court to the end that he might be acquitted. impeachment and proved by uncontroverted evidence," he said. "Before the bar of the court of public opinion this defendant stands condemned by further damning testimony of his shifty defenses and his futile efforts to dodge by technicalities the trial of the issues before this high court. In these actions, public opinion, with a freedom not committed, judicial opinion finds direct evidence of

"Moral Near-Sightedness."

"The same public opinion takes cognizance of the fact that the defendant is suffering from such a severe attack of moral near-sightedness that even when directed by a myriad of scornful fingers he cannot discern the criminal and dishonorable nature of the acts proved.

"Even justice must see through its severe eye something of the pathetic in this defendant's frantic efforts to cover the nakedness of his wrongdoing. Defiance, denunciation of his accusers: attempts to suppress and falsify testimony, and efforts to cast the blame elsewhere—each "If this last and best attempt at selfformed and mutilated manhood and expose a political leadership to which e have found him suing for a merciful

of delivering this state from the menace that hangs above it so long as this man remains in the executive chair."

Judge Herrick's Plea. Judge Herrick then began the final arguments in behalf of Gov. Sulzer. Not a single great ruler in history," he said, "can be absolved by a judge who fixes his eye inexorably upon one or two unjustifiable acts.

me of you are member of a powerful and imperious political organizaublic life for years and has placed where he now is in more than one respect. Differences have arisen between that organization and this tempondent. Many of its members believe him ungrateful and disloyal. Who s right and who is wrong, I know not; the allegiance and loyalty deby that organization came in articles" of the impeachment charges. with the allegiance and the That the governor swore falsely to a that he owed to the state I campaign statement there was no doubt, Merences may be with that organiza-

He also flayed the defense for its alleged attempt to shift the blame to the shoulders of Louis A. Sarecky, and termed have taken a solemn oath to try him impartially upon the charges here brought against him and nothing else.

Another Class of Judges.

Then there is another class of judges, men with whom he has had personal controversies, toward whom he has used abusive and threatening language; some of you, he said, he would drive from public life. I have no justification for the language used. It was wrong, particularly when addressed by the executive of when addressed by the executive of state to members of a co-ordinate branch of the government, but you are to ast aside all personal feelings, disregard all personal controversies, clear your minds of every prejudice, every passion and every feeling, because he is on trial for none of these things, and you have sworn to pass judgment upon this case impartially."

Bracket Speech Vitriolic.

Former State Senator Edgar T. Brackett closed the case for the board of imachment managers with a vitriolic peech. In the course of it he asserted that former State Senator Stephen J. Stilfwell, who is now serving a term in Sing Sing prison as a barterer of his leg- the court that Sulzer honestly signed this islative vote and influence, "might have statement; that he had nothing to do at at the feet of Gov. Sulzer and learned

"And this is the pharisee," he said, who, pointing to the width of his phyl-ctery, in proof of his own virtue, deand that the governor looked it over, and then the governor said: 'Is it all right?' who, if all charges against him were true, and more, could still have sat at the feet as I can make it with the data I have." and then the governor said 'All right' and of this man and learned crime, even as signed it. Saul sat at the feet of Gamallel and learned all the wisdom of the ancient Jews."

Attempts to Terrorize.

From the beginning of the impeachment proceedings, Mr. Brackett declared, npeachment court, and every pe sociated with the prosecution. "Every means known to the dema-

vestigation of the matters charged against this man. Counsel have been warned that their appearance for the people here would result in savage attacks upon them.

We have witnessed the indecency—for I think it can be called nothing less—of public meetings called to overawe your public meetings cannot to over a we you instructions how to decide this cause before a single word of the sworn testimony had been given to you. In season and out it has been preached that justice would not be been preached that justice would not be how glad I am that he did not insist paying the next week or so. Phonographic records of some of his speeches are to be made.

David H. Tolman Goes to Prison given to you. In season and out it has been preached that justice would not be done here, when justice was the last here, when justice was the last upon putting in Ryan's account or desired by the preachers. Schiff's or Gen. Meany's or Morgenthing desired by the preachers.

Deals With Doubters.

has been conserved through the days, to all right reverends and wrong reverends, everywhere professing to find here not the solemn performance of a duty laid on you by the law, but enly an opportunity to strike a political enemy. I send greeting and invite them to learn from the great apostle moderation of speech, ask them moderation of speech; ask them

mony befor the Frawley competitee. The attorney held that the article was

broad enough to include the alleged attempt of the governor to dissuade Henry Morgenthau from testifying in charge. Judge Parker reviewed the his-tory of all the concealed contributions and sought to show that their denors regard to his thousand-dollar cam-

Scores Sulzer's Request.

The damning character of the de-

in not reporting the Morgenthau con-

licit witnesses to tell the truth? Is it not presumed that they will do so? What was there in the high character of Mr. Morgenthau that led the defendant to believe that he would tes-

tify to anything other than the truth? It was not the truth he was seeking to

The alleged request of the governor to Duncan W. Peck, superintendent of

"This is the black evidence convicting

Charges Foulest Crime.

can more be required to convict this de-

government, under which we have rested

state has been the leader of all the sis-

terhood that compose the republic-if this

shall fail at the point that we may not remove from high office men confessedly guilty of crime, then, indeed, are we of

"You alone can deliver us from the

we are-you alone can deliver us from

vast interests to the interests of all who

love the state and are jealous for its

honor and good fame in your hands; leave it, with all that it means to the

cision means. If it ever pleases the Fa-ther of us all to guide with His own

hand those engaged in the performance

of the great public duty, may that guid-

ance be yours this day, and may the decision here rendered bear sure impress that it comes from a wisdom that maketh judgments far above the twilight judgments of this world."

Says Sulzer Swore Falsely.

the attorney said, in speaking of article 1. He also flayed the defense for its alleged attempt to shift the blame to the shoul-

"No Answer to Facts."

Parker at the outset, "the case closed,

and there is no answer to any of the ma-

terial facts which have been presented

on the part of the managers. Not a word.

If there is any question whatever that

In his discussion of the first article

loquence which Attorney Marshall dis-

ecky. He said one task placed upon the

shoulders of Sarecky was to persuade

"Now he testifies that he came in with

this statement, showed it to the governor

Well,' he said, 'it is just as near right

Sarecky and Sulzer.

very proud, indeed, of the talent of his

there larger than \$500, just one of \$500.

"And as he glanced over that list I

Judge Parker said he was amazed at the

appeared to present it."

with its preparation.

"The evidence is all in." declared Judge

Judge Parker occupied more than two

"And so we leave this case with all

all men the most miserable.

have adduced.

contributed in the belief that they were aiding Sulzer, the candidate. Fraud was committed in obtaining money under false pretenses, argued the judge, and that constituted larceny. fendant's request is apparent at a "Can it be possible that with the recglance," continued Mr. Brackett. "He ord which lies before you, any one of wanted Mr. Morgenthau to perjure has not appeared at this trial is fit himself to save him, the defendant, longer to be chief executive of this from the result of his previous crime state? Isn't the proof which has been spread upon this record here, standing tribution made to him during the cam-paign and thereby brought himslf pre-cisely within the section of the code and precisely within the article. "Do criminals find it necessary to sovincing that it is absolutely impossible to conceive that the time can ever come when he can ever regain the confidence of the people of this state.

In discussing article 6, the "larcen

statement, perjury was

JONES-WORKS LAW SHARPLY CRITICISED

public works, that he deny his con-tribution of \$500 under oath, Mr Brackett placed in the same category. Resolution of District Dele-"The testimony of Allan Ryan is still be considered," he continued. "It stands here without contradiction of any gates Adopted by German-American Alliance. dismiss these proceedings; failing that to

The enactment of the Jones-Works excise law, which prohibits the operation of a bar in any of the clubs of the District of Columbia Sunday, is recited in the preamble of a resolution denouncing "unsound and un-American" any legislation that abridges the personal liberty of the individual or curtails "the God-given rights of associations which are organized for legitimate purposes from enjoying themselves in a rational, "And through and over it all runs the decent and respectable manner." The foulest of crimes connected with the adresolution was unanimously adopted by ministration of justice, subornation of the National German-American Alliance perjury and an intention of the defendant of the United States of America, which himself to commit perjury. God in heaven, has just closed its seventh biennial ses-

fendant and remove him from his high place, and forever disqualify him from association with law-abiding men. In the resolution the active co-opera-tion and support of all organizations in the United States, as well as individuals. "Knowing full well, appreciating to the utmost the disgrace and degradation that

> District by Congress as "more drastic and un-American than any that has ever

Penalty Puritanical.

"Organizations," the preamble states, such as the Turnverein, the Arion, the Saengerbund, the Army and Navy Club the Cosmos Club, the Metropolitan Club and kindred associations, which have been organized for legitimate intellectual and social purposes, some of them for more than seventy five years, are deprived, in consequence of this legislation, from enjoying themselves, as they have hereto-fore, in a rational manner on Sunday, thus depriving a large number of men, women and children, who during the week cannot have these intellectual, social and musical evenings, from enjoying them on the only evening given to them."

It denounces the law as not only drastic in this particular respect, but the punish-ment inflicted for its violation as equal to of drunkards drastic legislation increases the number and drives men, as the result

hours yesterday afternoon and dealt only with articles 1, 2 and 6, the "money DEPARTMENT HEADS

nouncement in Southern

Pacific Case.

The President did not talk currency today. He spent most of the business hours with Postmaster General Burleson and Attorney General McReynolds. The latter stated that he had taken up a number of things with the President and added make tomorrow on the Southern Pacific case, involving the ownership of Central can be made as to any fact, none has Pacific stock by the Southern. Secretary Lane a Caller.

Secretary Franklin K. Lane, who has been absent from Washington for nearly two months, dropped in on President

The President was very solicitous about the health of the Secretary. He learned that Mr. Lane's health was greatly improved and that he was now in condition to pursue his work vigorously. A telegram which Mr. Lane had receive dfrom Gov. Strong of Alaska, asking for aid in the recovery from the damages of the recent terrific storn there, was discussed at length. President Wilson agreed that all possible additional help should be sent to the af-

President's Memory Test.

was illustrated today, when Wachi Sekt and Zenibe Horikiri, two Japanese delein practical affairs he had acquired in ed instantly that Seki was a student at ready to discharge vessels into the William Sulzer's office, and necessarily Princeton University and graduated in Atlantic through Gatun locks and the under his direction. We can well under- 1906. The two delegates were brought Pacific division.

John P. Mitchel's Voice Fails. NEW YORK, October 10 .- John Purroy has given way. Two specialists were summoned, and he was warned to take

David H. Tolman Goes to Prison. NEW YORK, October 10.-David H. Tolman was convicted yesterday afternoon "So, to all those who have professed doubts as to whether justice would predominate, who have sought to discredit in advance the patient fairness by which every right of the defendant has been conserved through the days, is was not true. It does not believe it was true, the use of sile for three months. The has been conserved through the days, it was not true. It does not believe the use of \$10 for three months. at the rate of 200 per cent a year for the use of \$10 for three months. The defendant said he had conducted between forty and fifty loan offices throughout the United States.

Tower Sued for Alienation.

PHILADELPHIA, October 10.-Claimarticle two, which charged perjury. Ing that she was marting in New Haven, moderation of speech: ask them to come and see how under the strict-st form of law, divesting themselves of every unworthy motive or thought, fidavit attached to a campaign state-ment together and give judgment."

Mr. Brackett launched into a discussion of the evidence supporting the accusations in the fourth of the article two, which charged perjury. Tower, jr., June 7, 1911, in New Haven, Conn., Mrs. Georgeanna Tower, formerly that the law did not require an affidavit attached to a campaign state-ment, but Judge Parker said that every candidate was compelled to make a campaign statement and swear to the truthfulness of it, and whether an affidavit was attached or not, so long as to compel recognition by her husband as the oath was taken in regard to an and his family.

GAMBOA DYKE, PANAMA CANAL, IS BLOWN UP ECONOMY IS LIKELY. CAN SEE NO REASON ATLANTIC AND PACIFIC OCEANS ARE JOINED WHEN



View of the great Gumbon Dyke in the Panama canti, showing the pumphouse partly demolished, preparatory to the owing up of the dyke today. The destruction of the dyke allowed the waters of Gatun lake to flow into Culebra cut, the last bit of water to be admitted to the casal, making it a complete waterway from coast to coast.

OPENS BIG CANA

President Wilson Manipulates **Battery Which Blows Up** Gamboa Dike.

STEP IN THE PROGRESS OF ISTHMIAN WATERWAY

Last Bar to Navigation of Greater Part of Ocean-to-Ocean Passage Removed.

PANAMA, October 10 .- The Gambon dike was exploded at 2:02 o'clock this The electric spark that set off the blase was sent forward by President later. Wilson from Washington The accomplishment was in every Way successful

A little electric spark which originated when President Wilson pressed the button in the White House this afternoon was the silent agent which sped more than 4.000 miles over land and under water 4.000 miles over land and under water through maneuvering the vessels into po-and ignited the immense charges of sition. The lock mechanism worked per-dynamite which practically removed the of resentment against the evasion of per-sonal liberty, to do the very opposite of last obstruction in the Panama canal. dynamite which practically removed the Electrical experts calculated that within four seconds after President Wilson pressed the button in Washington the furnished the current for exploding the

Attorney General to Make An- that the President's flash might have have an unobstructed passage.

Elaborate Preparations.

Elaborate preparations had been made y the Western Union Telegraph Company and the Central and South American Telegraph Company for the practically instantaneous trasmission of the President's signal. From Washington to Galveston, stantaneously by sensitive repeating in-Coatzacoalcos, Mexico, 793 miles farther. the Pacific ocean, where other sets of sensitive telegraph instruments snatched t up and hurried it 766 miles along over another cable along the bottom of the Pacific ocean to San Juan del Sur, Nicaragua, where other delicate machines transferred it to still another cable and shot it along 718 miles more to Panama There the spark emerged from its long submarine journey to the overland telegraph wires of the Panama Railroad Chicago Detectives Working on Hat the Gamboa dike.

Work But Partially Complete. The Atlantic and Pacific oceans were not actually united today when the Gamof Gatun lake were allowed to flow into Culebra cut, as lake and cut are, at the normal surface of the water, eighty-five feet above the level of the sea. The destruction of the Gamboa dike, however, removes the last obstruction to the While the diligent search for the cop-

steam dredges, whose work is to clear and deepen the channel. The presence of small craft in portions of the canal, however, does not as yet mean ocean-to-ocean navigation. This will first be pos-sible when each link in the canal has a

Today's event served to demonstrate the nearness of the canal to the operating a new building for the court. the Chagres river in check during its turbulent periods and to prevent its the Chagres river in cheek turbulent periods and to prevent its turbulent periods and to prevent its turbulent periods and to prevent its waters from entering the nine-mile section of Culebra cut and delaying the work of the steam shovels.

It was important solely from its location. Twenty-four miles to the north the mighty Gatun dam, which to the uninitiated appears to be nothing more than a low mountain range stretched across a valley, keeps the waters of Gatun lake from escaping to the sea. These two barriers—one, the greatest man-made dam in history, and the other, a low ridge of earth and rock which would ordinarily pass unnoticed—have kept in check the rising waters of Gatun lake. Today there or ten days.

is only one, and the waters of the lake now extend from Pedre Miguel lock on the south to Gatun locks on the north, a distance of about thirty-three miles, ap-proximately two-thirds of the canal's

iength.

Drills were at work on the dike nearly the whole month of September, and it was mined with over 1,200 holes charged with dynamite. The barrier contained about 90,000 cubic yards of material, or the same number of two-horse wagon loads. Only once since it was built had it failed in its purpose. This was during the big freshet in the Chagres river of November, 1900, when the water came so close to the top, then at seventy-one feet above sea level, that it was deemed advisable to open the sluice gates and fill the cut with water, in order to avoid danger of heavy washing. This was done, and for several days all work was suspended and only the tops of the steam shovels were sticking out of the water. Since that time the overtopping of the dike was never seriously threatened.

When Gatun lake rose to a height of feet by dumping clay on the side toward the cut and raised to 78.2 feet above sea

Although today was not an official holiday in the Canal Zone, every one who hours and a half, some time being lost

An Epoch in History.

LONDON, October 10 .- This day written down in the London press as one which marks an epoch in history by reason of the union of the Atlantic and Pacific eceans to be effected this afternoon by the removal of the last barrier charges.

Hours before the time set experts of the telegraph and cable companies were busy perfecting their arrangements so that the President's flash might have have

The final stage today is an event in the history of mankind of which the and 3; A. F. Mattingly, Columbia, de-the history of mankind of which the and 3; A. F. Mattingly, Columbia, de-the history of mankind of which the leaded william L. Knowles, Bannock-Gamboa dike is accomplished, says:

"In every country of the civilized world glasses will be raised and emptied in honor of the Panama canal and of those gineering projects of this or any other age, and of the men who now carried it age, and of the men who now carried it so nearly to its completion. Something in the nature of world-wide rejoicing over the event is not only justified, but so appropriate that its omission would be inexcusable, and while Americans congratulate each other on what has been achieved by their own enterprise and energy, and on their splendid success in transforming failure into triumph, there will certainly be no disposition on this side of the Atlantic to make light of what they have done or make light of what they have done or to begrudge them credit for it."

MAY HAVE BEEN TORTURED.

ment proceedings. Mr. Brackett declared, the proceedings of the talent of his pupil, for he took Sarecky from the high at The Hague, were presented at the attempt to terrorize the members of the attempt to terrorize the members of the attempt to terrorize the members of the members of the attempt to terrorize the members of the members of the pupil, for he took Sarecky from the high at The Hague, were presented at the direct connection between the great connection between the hours in a hut about a quarter of a

nile Court to Neighborhood Club.

tions of the judge and showed a deep

IN GOLF TOURNAMENT

when match play was started in the annual fall tournament of the Bannock-When Gatun lake rose to a height of fifty feet in the latter part of 1912, the dike was widened to an average of fifty match in the first electron between the fifty feet in the latter part of 1912, the dike was widened to an average of fifty match in the first electron between the first ele match in the first sixteen, between Gus.
Worthington of Bannockburn and Dr.
Lee L. Harban of Columbia. The home player showed his best form and was up all of the time. He was dormie at the seventeenth hole but lost this and stallment of the appropriation of \$1. PANAMA, October 10, — Preparations the seventeenth note but lost this the eighteenth, getting the decision one up on the extra hole.

Struction of Gamboa dike, which separ-Brook, jr., of Columbia, the former win-ning one up. The medal score of each was 75-two strokes better than yesterplanted only about 400 were fired at one day's winning qualification score. At

again on the thirteenth, the next two were halved, the match ended with Dalze! The card for this match was: Dalzell-

Out...... 4 4 4 5 5 3 4 4 4 37 In...... 5 5 4 4 4 8 4 5 4 38 73 The second round will be completed this afternoon, as will the first round of the consolation.

Morning Play Summaries.

The summaries of the morning play First sixteen—E. B. Enyon, Jr., Columbia, defeated Dr. H. P. Cobey. Washington Country Club, 2 up and 1; W. C. Ballentine, Columbia, defeated George E. Truett, Washington Country Club, 4 up and 8; G. T. Worthington, Bannockburn, defeated Dr. L. L. Har ban, Columbia, 1 up at 19 holes; John umbia, 5 up and 4; Sam Dalzell, Chevy Third sixteen-E. G. Parker, Ports-touth, N. H., defeated F. I. Bartlett.

nockburn, defeated J. E. Shoemaker, nockburn, defeated J. E. Snoemaker, Ban-nockburn, 7 up and 5; E. W. Denfeld, Country Club, defeated D. Minnegerode, Country Club, 4 up and 2; C. A. Watson, Columbia, defeated Dr. H. J. Nichols, Bannockburn, 2 up and 1; J. M. Scranage, Bannockburn, defeated Robinson White, Columbia, 4 up and 3; W. O. Gilbert, Columbia, defeated B. E. tached, 7 up and 6; Dr. J. Bannockburn, defeated Dr. Bannockburn. 4 up and 2. Bannockburn, defeated J. F. Morris, Bannockburn, 1 up. A. H. McCormick, Washington Country Club, defeated C. S. Second sixteen: B. B. Hunt, Bannock-burn, defeated H. S. Harris, Bannock-burn, 6 up and 4. M. E. Danforth, Co-lumbia, defeated George Richards, C. C., 2 up. A. Winter, Columbia, defeated George A. Rankin, Bannockburn, 3 up and 2.

Bynon Wins Qualification Bound. up the fourth. Drawings were made and match play started this morning.

The summaries for the qualification round of yesterday, in addition to those printed in yesterday's Star. follow:

E. B. Eynon, jr., Columbia, 38, 39, 77.

H. Hurley, Columbia, 39, 30, 78.

E. P. Brooke, Columbia, 38, 40, 78.

W. C. Ballantyne, Columbia, 46, 36, 82.

John W. Brawner, Bannockburn, 45, 37, 82. A. S. Mattingly, Columbia, 30, 44, 83. D. J. Jackson, Columbia, 43, 41, 84. Dr. L. Harban, Columbia, 41, 44, 85.

W. A. Knowles, Bannockburn, 42, 42, B. B. Hunt, Bannockburn, 45, 40, 81
John C. Davidson, Columbia, 44, 42, 86
J. L. Warren, Bannockburn, 45, 41, 86
E. M. Talcott, Chevy Chase, 43, 44, H. Oliphant, Chevy Chase, 44, 43, 87, Dr. Loren Johnson, Washington, D. 13, 47, 90. M. E. Danforth, Columbia, 43, 47, 90. A. Winter, Columbia, 49, 42, 91. George Minnigerodo, Chevy Chase, A. Watson, Columbia, 47, 47, 94. L. Taylor, Bannockburn, 46, 48, 94. J. Nicholls, Bannockburn, 47, 47, 94. H. J. Nicholls, Bannockburn, 49, 45, 94.
H. Stoner, Bannockburn, 49, 45, 94.
W. O. Gilbert, Columbia, 46, 50, 96.
Robinson White, Columbia, 51, 48.
M. H. Sutliff, Bannockburn, 47, 52,

BY COMMISSIONERS FOR MAKING CHANGE

Use All of Money at Their Disposal.

HAVE ABOUT \$14,000,000 FOR NEXT FISCAL YEAR

Large Improvements-Ready by Wednesday.

Although the Commissioners have at Of six Washington lawyers interviewed to estimate up to the full amount of ander H. Bell and Leon Tobriner.

The last board of Commissioners was forced to revise its estimates in order to bring the total within the amount available, but the present board, it is anticipated, will not be required to do the fee and salary systems

No Large Improvements.

ments, and this is the reason advanced for the belief held by a number of local than that carried in the last estimates. First Round of Sixteens in

Fall Program of Ban
nockburn Club.

Practically the first round of all the sixteens were completed this morning, when match play was started in the annual fall tournament of the Bannock
than that carried in the last estimates.

The prediction may wholly fail to materialize for the task of budget framing is an uncertain one, and even the Commissioners will not have a definite idea as to how much money they want for running the local government during the next fiscal year until they have totaled up the various items carried in the estimates.

Should the total be found in excess of the amount available which, as stated, is approximately \$14,000,000, the District heads would be required to apply me pruning knife to their figures in a hurry,

bruning knife to their figures in a hurry,

stallment of the appropriation of \$1 .-200,000 authorized to be spent in the construction of the new Central High School. between Sam Dalzell of C. C., andE. C. Only one park project of any size is being considered, it is understood. Indications are that the Commission will be able to put the finishing touches shot. The others will be discharged the turn Brook was one up, Dalzell squar- on the estimates by about Monday or ng the match on 11, Brook was up Tuesday. Yesterday the District heads

halved, Dalzell going ahead by wins of trict, inspecting streets and roads. The the next two. When the eighteenth was schedule for road and street improvetrict, inspecting streets and roads. The ments will be prepared in accordance with the Commissioners' views as to the most urgent needs of this character. It is understood to be probable that the estimates will provide for an appropria-tion for a survey to establish the prac-ticability of municipal collection of all refuse in lieu of the present contract ticability of municipal collection of all "From the character of the work inrefuse in lieu of the present contract
system for the handling of the city's see how the office could very well be
waste material. This plan has the inommittee who recently urged the Com-

Tonight and Continue

Tomorrow.

The Day of Atonement, the holiest in the synagogues and temples. The lawyer, and a good one. The fees paid biblical designation of the day is Yom the incumbent of the office are cerha-Kippurim, later shortened to Yom Kippur. According to biblical tradition it is one of the cycle of holidays insti-

Confession continues to be an important feature of the service; yet, while confession brings forgiveness of sins. according to the Jewish belief, sins between man and man are not forgiven until redress is made for the injury.

The service of the Day of Atonement, beginning with Kil Nidre service, on the Washington Country Club, defeated Watts, Columbia, by default. Frank eve of the Atonement, is a continuous Govern, Columbia, defeated R. P. Barone throughout the entire day. The prayers of the synagogue are intoned in prayers of the synagogue are intoned in the continuous penitential tones.

Opening Services Tonight.

The Jews of Washington are to congreopening services. The Washington Jew-ish Congregation will hold services at the Eighth Street Temple tonight at 7 o'clock, with Rabbi Abram Simon in

Rabbi George Silverstone is to be in charge of services at the Abov Sholom Synagogue, and will deliver several serthe services here are to begin tonight at

WASHINGTON REPRESENTED. Two Knights of Golden Eagle Going to Supreme Castle.

thirty-fourth annual session of the Su-preme Castle, Knights of the Golden the office is an expensive one for lawyers.

he Ohio city.

District Heads May Not Even Five Lawyers Prefer Fee System in Compensating Supreme Court Auditor.

> ONE ADVOCATES SALARY ON GROUNDS OF ECONOMY

New Budget Does Not Call for Any Discussion of Report That Investigation by Congress May Result in New Method.

their disposal approximately \$14,000,000 today by a reporter for The Star on the for the needs of the District of Columbia proposal to change the present fee sysduring the next fiscal year and for im-provements, the budget now being pre-preme Court of the District to a salary pared may call for a total appropriation system, five are opposed to such a of considerably less than that amount. | change. They are William E. Ambrose, The District heads are not endeavoring John B. Larner, Henry P. Blair, Alexmoney they figure will be forthcoming The sixth attorney, Walter C. Clephane, from the District revenue, plus an equal thinks the office should be placed on a amount to be advanced by the federal salary basis, similar to that of the judges, government under the half-and-half plan, and that the taxpayers of the District and the appropriation to be requested should bear the expense of it, instead may fall under that of last year, which of the litigants paying the auditor's fees,

of paying the auditor, on the ground that his fees constitute too large an emolu ment, the subject continued today to be The budget now being prepared does one of general conversation in legal cirnot call for any large improve- cles. One lawyer made the point that the discussion draws attention to a belief that the judges are not sufficiently paid, comofficials that the total amount of the auditor receives some years; but, he items will not be much, if any, greater added, the discussion also shows that the auditor does, perhaps, much more detail work than any of the judges. inasmuch as he is assistant to a number of them.

> No Reason for Change "I see no reason for making the sug-

gested change," Henry P. Blair said. "The present fee system has worked very satisfactorily. The occapants of the auditor's office have been lawyers of conspicuous ability. They are entirely removed from practice when they accept pruning knife to their figures in a hurry, the position and must decide questions of as the estimates are required by law to the highest importance. The office should position requires undoubted ability and learning, and so far as my practice is concerned I have never had any reason to compain of the fee system.

"I have had a great many cases before the auditor's office," John E. Larner said.

"I have never had any reason to complain of the fee system, and my fees at that office have always been most reason-

"I did at one time entertain the idea of having special auditors for each case -to divide the practice, in other words among the lawyers of the city; but I abandoned it because it would not work out, I think, to have the auditors interested in private practice. The working of the fee system has been highly satisfactory to me, and I have had a good many cases before the auditor's office, too." William E. Ambrose declared that the auditor's office has never been better managed during his eighteen years of practice at the bar than it is now

dorsement of officials of the clean city must have the nicest legal knowledge missioners to make arrangements for municipal collection to become effective upon the expiration of the refuse contracts in 1915.

Ity. I am pretty certain that if we should destroy the present system of the office we would destroy its usefulness to lawyers."

Is Unalterably Opposed.

Alexander H. Bell, former president of practising in Washington for twe ty-five years, declared that he is una terably opposed to any change in the present sys-

"The article in yesterday's Star," Mr. Bell said, "sets forth the situation ex-I see no reason why the taxpayers should pay for litigation with which they are not concerned, and that is fice were pplaced on a salary basis "It is very seldom satisfactory to pu a professional man on a salary Professional men on salary vec have only a perfunctory interest in matters before them. I do not mean "The position of auditor tecuires tainly not excessive. I have several cases in mind with which I have been concerned. In one case, when the amount of property involved was small, small one, because of that, and he offered to make it 'nothing,' although got him finally to accept a five-dollar fee. In another case, where there was a property fund of only \$2,000, the auditor cautioned both myself and the opposing counsel against expense, and on his part charged a small the litigants could get as much as poshis part charged a small fee, so that sible out of the case. These instances show the attitude of the present auditor, and I see no reason for making any change."

Mr. Tobriner's Experience.

"I have had experience with three difbriner said. "I have had cases before the predecessor of Mr. Payne, before Mr. Payne and before the incumbent. With Tomerrow at 9:30 o'clock all- all due respect to Mr. Payne and to his Edward B. Eynon, jr., of the Columbia day services will begin. These will be predecessor, both of whom I held in high country Club yesterday won the qualided into four different sections. The regard, the office of the auditor has never fication round at eighteen holes, with a final service will be from 4 o'clock to been administered in such a thorough, Mr. Dent.

"The bar is accustomed to the present procedure. It is the only system that can be successful in this jurisdiction, because the business is not sufficient to maintain a number of competent men. "Men who would be competent to fill the position of auditor would not be compensated by a salary smaller than the ices now are. The position, as every one knows, requires a trained man in ac-counting and the law, and, moreover, the position is semi-judicial. The auditor in many ways practically

performs the duties of a judge. I think he should be well paid, and I am opposed to any change in the system."

Says Office Is Expensive to Lawyers. Walter C. Clephane, who disagrees with his colleagues as to the desirability of a Washington is to be represented at the change in the system of paying the audi-

castles. Cyrus. Monarch, American and Harmony, comprise the order in the District. The organization was founded in Baltimore, Md., in 1873, by the late John E. Burbage of that city. It has a membership at present of 100,000.

Eagle, to be held in Springfield, Ohio, beginning Tuesday next and continuing for four days. Moses D. Mull, supreme representative, and John B. Woodfield, member of the committee on appeals and grievances of the Supreme Castle, who will represent the District, will leave for Springfield tomorrow.

The Washington representatives will go on a special Pullman, which has been chartered to carry the delegates from this city, Baltimore, Philadelphia and Wilmington. The entire delegation from these cities will be entertained in Pittsthese cities will be entertained in Pitts-burgh Sunday, whence they will go to NEW YORK, October 10.—Capt. Road Amundsen, the polar explorer, is reported

was out in 38 and in in 39. This is not considered particularly good golf, as the course is now in perfect shape and Eynon, as well as many of the other entrants, capable of doing much better.

Only fifty-two players had entered when the entries closed Wednesday night, but several additional ones were accepted before play started and sixty-six was the total when all were in, but fifty-seven of them turning in their cards. This makes three full sixteens, seven byes making gogue has been attempted to accomplish it." he said.

"Political extinction has been threatened to those bold enough to urge that it might be well to have an orderly investigation of the matters charged against."

"Every means known to the demagogue has known to the demastand that he must indeed have chuckled at the wisdom of Sarecky when he glanced over this list, for he did not find in that list the checks of bankers like and Ainey of Pennsylvania, who were the American delegates to the conference.

The two delegates were brought to the White House by Representatives McCoy of New Jersey, Siayton of Texas and Ainey of Pennsylvania, who were the analysis of the lake rushing through the broken dike at Gamboa sweep and Ainey of Pennsylvania, who were the led at the wisdom of Sarecky when he glanced over this list, for he did not find in that list the checks of bankers like and Ainey of Pennsylvania, who were the analysis of the lake rushing through the broken dike at Gamboa sweep and Ainey of Pennsylvania, who were the locks of his brewery friends. Not a single check to be beginning of the descent from the brewery friends. Not a single check to be beginning of the canal to the Pacific.

John P. Mitchel's Voice Fails. Two hairpins were found on a pile of straw in the shack, which has had no regular occupant for months. The trail of the woman's torn clothing extended from the body in the direction of the could be discovered of a politician. Even Morgenthau, with his \$1,000, did not ap-Dredges First to Enter. pear. Not a single dollar was there representing any of the great interests in New York. Indeed, there was no check three full sixteens, seven byes making up the fourth. Drawings were made and LATIMER SPEAKS TO BOYS. Mitchel, fusion nominee for mayor, has The first craft to enter will be the great had to give up speaking because his voice

re working. In the intermediate stage navigation may be effected in local lengths of the

Plans for the Opening.

ates the waters of Gatun lake from the Culebra cut. The barrier was mined

be spared from work went to the

The Standard, referring to the proposed toast when the blowing up of the who conceived one of the greatest en-

Clue in Leegson Death. CHICAGO, October 10.-Miss Ida Leegson, the art student, who was strangled on the prairies last Saturday night, will boa dike was destroyed and the waters be buried by the students of the Art In-

mile from where the body was found.

Judge Explains Workings of Juve-Judge J. Wilmer Latimer of the Juvesufficient depth of water and all the locks nile Court was a visitor at a meeting of the Boys' Neighborhood Club at the Grover Cleveland School last evening After explaining to the boys some of the canal and to some degree may be ex- After explaining to the boys some of the tended length to length along the whole workings of that court, Judge Latimer impressed upon them the great need for stage. It also formally brought to a close the work of the central division in the Court work here with that in other cities, cut, for dredging operations, which are particularly Cleveland, Ohio, which, he to succeed the steam shovel work, will be under a different organization.

Gamboa dike was built in 1968 to hold probation officers than has the local institution. The boys asked numerous questions are constant of the cons